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NOTICE OF ALLOWANCE AND ISSUE FEE DUE

19M1/0396

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APPL	ICATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED
	087871,000	06/06/97	OJ.O	LAVINDER, J	1921	03/26/99
First Named Applicant	NEUMANN,		35 1	JSC 154(b) term ext. =	0 Day	The state of the s

INVENTION CAPSICUM BASED INSECTICIDE AND METHOD OF USE (AS AMENDED)

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APP	LN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
3 NEU-101	0450-1	32.100	090	UTILIT	Y YES	\$605.00	06/28/99

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT.

PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

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- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY

Notice of Allowability

Application No. 08/871,004

Applicant(s)

04

Neumann

Examiner

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included

Jack William Lavinder

Group Art Unit 1921



herewith (or previously mailed), a Notice mailed in due course.	e of Allowance and Issue	Fee Due or other approp	oriate communication will be
This communication is responsive to	the amend. and declarati	on filed on 3-22-99 and	the telepnone int. on 3-23-99
∑ The allowed claim(s) is/are 2-10 an	d 14		<u> </u>
The drawings filed on	are acceptable.		
☐ Acknowledgement is made of a claim	m for foreign priority under	35 U.S.C. § 119(a)-(d)	
☐ All ☐ Some* ☐ None of th	e CERTIFIED copies of the	priority documents have	e been
received.	•		
☐ received in Application No. (S	eries Code/Serial Number)		•
received in this national stage	application from the Interr	national Bureau (PCT Ru	ile 17.2(a)).
*Certified copies not received:			·
☐ Acknowledgement is made of a claim	m for domestic priority und	ler 35 U.S.C. § 119(e).	
A SHORTENED STATUTORY PERIOD IN THREE MONTHS FROM THE "DATE MANDONMENT of this application.	AILED" of this Office actio	n. Failure to timely con	nply will result in
☐ Note the attached EXAMINER'S ANd that the oath or declaration is deficited.			•
☐ Applicant MUST submit NEW FORM	IAL DRAWINGS		
because the originally filed draw	ngs were declared by appli	cant to be informal.	
including changes required by the to Paper No	Notice of Draftsperson's	Patent Drawing Review,	, PTO-948, attached hereto or
including changes required by th approved by the examiner.	proposed drawing correct	tion filed on	, which has been
including changes required by th	e attached Examiner's Ame	endment/Comment.	
Identifying indicia such as the applic drawings. The drawings should be Draftsperson.			
☐ Note the attached Examiner's comm	ent regarding REQUIREME	NT FOR THE DEPOSIT (OF BIOLOGICAL MATERIAL.
Any response to this letter should inclu CODE/SERIAL NUMBER). If applicant h and DATE of the NOTICE OF ALLOWA	as received a Notice of Allo	owance and Issue Fee D	
Attachment(s)			
☐ Notice of References Cited, PTO	·892		
☐ Information Disclosure Statemen	t(s), PTO-1449, Paper No(s	s)	
□ Notice of Draftsperson's Patent			
☐ Notice of Informal Patent Applica	ition, PTO-152		
☐ Interview Summary, PTO-413			
Examiner's Amendment/Commer			
		Biological Material	
Examiner's Statement of Reason	s for Allowance		

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1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Shahani on 3-23-99.

2. The application has been amended as follows:

In claim 14, line 2, deleted "killing solution comprising" and inserted after "capsicum"/--whereby the aqueous formulation is a killing solution--.

3. The following is an examiner's statement of reasons for allowance: the above changes to claim 14 were discussed with Mr. Shahani. The examiner indicated to Mr. Shahani that the reference to Hainrihar would still read on the proposed claim 14 submitted on 3-22-99. The claim limitation to the "killing solution comprising an aqueous formulation containing capsicum" was considered open ended language, i.e. the limitation would cover solutions having aqueous formulations containing capsicum along with other chemicals used in treating termites. Clearly, the Hainrihar reference disclosed contacting termites with an aqueous formulation killing solution containing capsicum and other known pesticides such as Paris green and carbolic acid which were very strong poisons used to kill the termites. Thus the Hainrihar reference read on proposed claim 14. The above amendment now limits the killing solution to only contain an aqueous

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formulation containing capsicum for killing the subterranean termites. None of the prior art disclosed a method of killing termites with an aqueous formulation containing capsicum.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jack Lavinder whose telephone number is (703) 308-3421.

March 24, 1999